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| Moser, Patterson & Sheridan, L.L.P. | | | LUU, MATTHEW | |
| Suite 100 595 Shrewsbury Ave. | | | ART UNIT | PAPER NUMBER |
| Shrewsbury, N | | 2676 | | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

| | | Application No. | Applicant(s) | | |
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| | | 10/825,259 | YOUNG, WAYNE D. | | |
| | Office Action Summary | Examiner | Art Unit | | |
| | | LUU MATTHEW | 2676 | | |
| Period fo | The MAILING DATE of this communication a | | | | |
| A SH WHIC - Exte after - If NO - Failu Any | ORTENED STATUTORY PERIOD FOR REP CHEVER IS LONGER, FROM THE MAILING Insions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. In period for reply is specified above, the maximum statutory period reply within the set or extended period for reply will, by statute to reply within the set or extended period for reply will, by statute to reply within the set or extended period for reply will, by statute to reply within the set or extended period for reply will, by statute tended period for the provided by the Office later than three months after the mail and patent term adjustment. See 37 CFR 1.704(b). | DATE OF THIS COMMUNICATION 1.136(a). In no event, however, may a reply be tind d will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE | N. nely filed the mailing date of this communication. D (35 U.S.C. § 133). | | |
| Status | | | | | |
| 1)⊠ 2a)□ 3)□ | Responsive to communication(s) filed on <u>28</u> This action is FINAL . 2b) The Since this application is in condition for allow closed in accordance with the practice under | nis action is non-final. Pance except for formal matters, pro | | | |
| Disposit | ion of Claims | | | | |
| 5) □ 6) ⊠ 7) □ 8) □ Applicat i 9) □ 10) ⊠ | Claim(s) 1-26 is/are pending in the application 4a) Of the above claim(s) is/are withdred claim(s) is/are allowed. Claim(s) 1-26 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and are subject to restriction and are subject to restriction and are subjected to by the Examination Papers The specification is objected to by the Examination The drawing(s) filed on 15 April 2004 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct the oath or declaration is objected to by the Examination of the oath or declaration is objected to by the Examination of the oath or declaration is objected to by the Examination of the oath or declaration is objected to by the Examination of the oath or declaration is objected to by the Examination of the oath or declaration is objected to by the Examination of the oath or declaration is objected to by the Examination of the oath or declaration is objected to by the Examination of the oath or declaration is objected to by the Examination of the oath or declaration is objected to by the Examination of the oath or declaration is objected to by the Examination of the oath or declaration is objected to by the Examination of the oath or declaration is objected to by the Examination of the oath or declaration is objected to by the Examination of the oath of the oath or declaration is objected to by the Examination of the oath or declaration is objected to by the Examination of the oath or declaration is objected to by the Examination of the oath or declaration of the oath or declaration is objected to by the Examination of the oath or declaration of the oath of | rawn from consideration. for election requirement. her. a) □ accepted or b) □ objected to be drawing(s) be held in abeyance. Section is required if the drawing(s) is objected in the drawing(s) in the drawing(s) is objected in the drawing(s) is objected in the drawing(s). | e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d). | | |
| Priority ι | ınder 35 U.S.C. § 119 | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | |
| 2) ☐ Notic 3) ⊠ Inforr | e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 r No(s)/Mail Date <u>6/28/04</u> . | 4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other: | | | |

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DETAILED ACTION

Claim Objections

Claims 2, 3, 10, 14 and 16 are objected to because of the following informalities:

Claims 2 and 3, line 5, "adding the result" should be - - adding the result of the left shifting - -.

Claim 10, line 3, "adding the result" should be - - adding the result of the left shifting - -.

Claim 14, line 10, "adding the result" should be - - adding the result of the left shifting - -.

Claim 16, line 9, "adding the result" should be - - adding the result of the left shifting - -.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 4, 6, 8, 9, 11, 15 and 17-23 are rejected under 35 U.S.C. 102(b) as being anticipated by Corry (5,784,050).

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Regarding claims 1 and 17, Corry discloses (Figs. 1 and 4) a graphics processing unit, comprising:

a memory (403) for storing pixel data in binary form; and

a display pipeline (Fig. 4, playback pipeline and video pipeline) having a RGB to YcbCr (YUV, luminance and chrominance) converter module (421) for generating a luminance color component Y= 1/4R + 1/2G + 1/4B. See column 2, lines 14-35; column 5, lines 19-42; and column 6, lines 7-23.

Regarding claims 4 and 18, Corry further discloses (Fig. 6) a blue color difference component Cb = U = (B-Y)/2.

Regarding claims 6 and 19, Corry further discloses (Fig. 6) a red color difference component Cr = V = (R-Y)/2.

Regarding claim 8, Corry further discloses (Figs. 3 and 6) a memory management unit (SPU 301, memory sequencer 403 and frame buffer 307) for reading the pixel data from the memory (300) and passing the pixel data to the display pipeline (402).

Regarding claims 9 and 20, Corry discloses (Figs.4 and 6) an YcbCr (YUV) to RBG converter module (422 and 412) for generating the red color component R = Y + 2Cr = Y + 2V.

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Regarding claims 11 and 21, Corry further discloses (Fig. 6) the green color component G = Y-U-Y or (Y- Cb- Cr). See column 2, lines 30-35.

Regarding claims 12 and 22, Corry further discloses (Fig. 6) the blue color component B = Y + 2U or (Y + 2Cb.) See column 2, lines 30-35.

Regarding claims 15 and 23, Corry discloses (Figs.4 and 6) an YcbCr (YUV) to RBG converter module (422 and 412) for generating the red color component R = Y + 2Cr = Y + 2V.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2, 3, 5, 7, 10, 13-14, 16 and 24-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Corry in view of Bezryadin (6,934,411).

Regarding claim 2, note the rejection of claim 1 above.

The only difference between the disclosure of Corry and the claimed invention is that the claim requires the left shifting of the green color component G by 1 bit

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(multiplying by 2) and the right shifting by 2 bits (dividing by 4) to obtain the luminance color component Y= 1/4R + 1/2G + 1/4B as disclosed by Corry above.

However, Bezryadin (6,934,411), from the same field of endeavor, discloses (Fig. 1) a display pipeline, which includes the color space converter modules (104 and 114). Bezryadin further discloses (Figs. 4 and 5) the 1-bit left shifter (502) and the 3-bit right shifter (506) for generating the color space converting coefficients (alpha (a) and beta (b)) for the RBG and YUV color values. See column 2, line 10; column 3, lines 1-15; and column 7, lines 21-34.

Therefore, it would have been obvious to a person of ordinary skill at the time of the invention to use the left and right shifters of Bezryadin into the color space conversion system of Corry since this is only an obvious variation of calculating the conversion coefficients (apha (a) and beta (b)) for the RBG and YUV color values.

Furthermore, using the (2X) multiplier (515) (as shown in Fig. 5 of Corry) for the left shifter and the divider (530) for the right shifter, respectively, is an obvious variation since they are functionally equivalent.

Regarding claim 3, note the rejection as set forth above with respect to claim 2. Bezryadin further discloses the rounding error operation. See column 4, lines 25-30.

Regarding claim 5, note the rejection with regard to the left and right shifting as set forth above with respect to claim 2 above. Corry further discloses (Fig. 6) a blue color difference component Cb = U = (B-Y)/2.

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Regarding claim 7, Corry further discloses (Fig. 6) a red color difference component Cr = V = (R-Y)/2.

Regarding claims 10, 16 and 24; note the rejection with regard to the left and right shifting as set forth above with respect to claim 2 above. Corry discloses (Figs.4 and 6) a YcbCr (YUV) to RBG converter module (422 and 412) for generating the red color component R = Y + 2Cr = Y + 2V.

Regarding claim 13, Corry further discloses (Fig. 6) the blue color component B = Y + 2U or (Y + 2Cb.) See column 2, lines 30-35.

Regarding claim 14, note the rejection as set forth above with respect to claim 2.

Regarding claim 25, note the rejection as set forth above with respect to claim 12.

Regarding claim 26, Corry discloses (Figs. 1 and 4) the luminance color component Y= 1/4R + 1/2G + 1/4B. See column 2, lines 14-35; column 5, lines 19-42; and column 6, lines 7-23.

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Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

-Kim (US 2004/0119721) discloses a color signal processing device and a method for color conversion.

-Adams, Jr. et al (US 2004/0070677) a method of reducing color aliasing artifacts from a color digital image having color pixels including providing luminance and chrominance signals.

-Jiang et al (US 2003/0184559) an apparatus and method for color space conversion in video images.

-Glen et al (6,518,970) a graphics processing device with integrated programmable synchronization signal generation.

-Matsumoto (6,271,827) discloses (Fig. 1) a display pipeline with the color space converters (4 and 5).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LUU MATTHEW whose telephone number is (571) 272-7663. The examiner can normally be reached on Flexible Schedule.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, BELLA MATTHEW can be reached on (571) 272-7663. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

M. Luu

MATTHEW LUU
PRIMARY EXAMINER